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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/899,862 07/06/2001		Cong Thanh Dinh	577-516 (T&B 1632)	3336	
23869 7.	590 03/12/2003				
HOFFMANN & BARON, LLP			EXAMINER		
6900 JERICHO SYOSSET, NY	· - - - 	STERLING, AMY JO			
			ART UNIT	PAPER NUMBER	
		3632			
		DATE MAILED: 03/12/2003			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application N	o.	Applicant(s)					
Office Action Summary		09/899,862		DINH ET AL.	\wedge				
		Examiner		Art Unit					
		Amy J. Sterling	a	3632					
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address								
Period for Reply									
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status									
1)⊠	Responsive to communication(s) filed on 1	<u> 3 December 2002</u>	2.						
2a) <u></u> ☐	This action is FINAL . 2b)⊠	This action is non	-final.						
3)[Since this application is in condition for allo	owance except for	formal matters, pre	osecution as to the	merits is				
•	closed in accordance with the practice und on of Claims		e, 1935 C.D. 11, 4	33 O.G. 213.					
•	Claim(s) 1-23 is/are pending in the applicat								
	4a) Of the above claim(s) is/are withdrawn from consideration.								
·	5)⊠ Claim(s) <u>17-20,22 and 23</u> is/are allowed.								
,	Claim(s) <u>1,3-7,9-16 and 21</u> is/are rejected.								
•	Claim(s) 2 and 8 is/are objected to.								
•	Claim(s) are subject to restriction and on Papers	d/or election requi	rement.						
	•	iner							
9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner.									
10)	Applicant may not request that any objection to								
11) 🗆 -	The proposed drawing correction filed on				•				
If approved, corrected drawings are required in reply to this Office action.									
12) The oath or declaration is objected to by the Examiner.									
Priority under 35 U.S.C. §§ 119 and 120									
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).									
a)[☐ All b)☐ Some * c)☐ None of:								
	1. Certified copies of the priority docume	ents have been re	ceived.						
	2. Certified copies of the priority docume	ents have been re	ceived in Application	on No					
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 									
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).									
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.									
Attachment(s)									
1) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(Notice of Informal F	r (PTO-413) Paper No(s Patent Application (PTO					

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DETAILED ACTION

This is the second non-final Office Action for application number 09/899,862, Hanger Bar Assembly, filed on 7/6/01. Claims 1-23 are pending.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which the subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 3-7, 9-10, 13-16 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over United States Patent No. 4909405 to Kerr, Jr. and in view of United States Patent No. 5803653 to Zufetti.

Kerr, Jr. shows the basic inventive concept including, a hanger bar assembly for supporting an outlet box between spaced apart support elements having an extruded first channel member (14) being longitudinally slidingly engagable with an extruded second channel member (12), of a substantially similar cross section profile, forming a longitudinally adjustable support bar, the first and second channels each having a channel interior, and a portion of the first channel extends into the second channel interior and a portion of the second channel extends into the first channel interior when the first and second channels are engaged, a clamping device (68), wherein the clamp includes a bracket slidingly positionable over the support bar and engagable with the

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outlet box (76), the clamping device (68) further including a fastener (74) securable with the bracket such that upon securing the fastener to the bracket the first and second channel members are clamped together between the bracket and the outlet box. Kerr, Jr. also shows a securement device (30), which includes a pair of end plates, with a spike, (32) with an elongate portion, having a substantially uniform cross-section terminating in a tapered endpoint, the end plates secured to ends of the support bar for securing the support bar to the spaced support elements wherein the first and second channel members include apertures (See Fig. 11) formed therein to receive fastening hardware (52) to secure the end plates to the support bar.

Kerr, Jr. does not show that the first channel member had a plurality of longitudinally extending first grooves and a plurality of longitudinally extending first rails, the second channel member having a plurality of longitudinally extending second rails and a plurality of longitudinally extending second grooves, the first rails being slidingly received in the second grooves and the second rails being slidingly received in the first grooves such that rotational movement between the first and second channel members is resisted or wherein the first and second channel members upon engagement form a plurality of laterally spaced interlocking rail and groove combinations that prevent lateral separation of the first channel member from the second channel member.

Zuffetti shows channel shaped members (2) that are slidingly engagable whereby the first channel member has a plurality of longitudinally extending first grooves (between 4 and 5) and a plurality of longitudinally extending first rails (5), the second channel member having a plurality of longitudinally extending second rails (7) and a

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plurality of longitudinally extending second grooves (between 7 and other side wall of channel member), the first rails being slidingly received in the second grooves and the second rails being slidingly received in the first grooves and wherein the first and second channel members upon engagement form a plurality of laterally spaced interlocking rail and groove combinations that prevent lateral separation of the first channel member from the second channel member, used so that rotational movement between the first and second channel members is resisted. Therefore it would have been obvious to someone skilled in the art at the time the invention was made from the teachings of Zuffetti to have modified the channel members of Kerr, Jr. by modifying their shape to have the configuration shown above, in order to prevent rotation between channel members.

Claims 11 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over United States Patent No. 4909405 to Kerr, Jr. and in view of United States Patent No. 5803653 to Zufetti and further in view of United States Patent No. Des. 395816 to Colodny.

Kerr, Jr. and Zufetti show the basic inventive concept with the exception that they do not show wherein the first channel member includes a first and second spaced side wall extending from a connecting wall to define a channel, the first side wall including one of the plurality of apertures formed therein and wherein the first channel member second side wall includes a second and a third of the plurality of apertures formed therein.

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Colodny shows a brace member in which teaches a channel member which includes a first and second spaced side wall extending from a connecting wall to define a channel, the first side wall including one of the plurality of apertures formed therein and wherein the first channel member second side wall includes a second and a third of the plurality of apertures formed therein, used in order to more securely support the desired object to the brace. Therefore it would have been obvious to someone skilled in the art at the time the invention was made from the teachings of Colodny to have modified the design of channel members of Kerr, Jr. and Zuffetti by modifying their shape to have the configuration shown above, in order to more securely attach a device to the device.

Response to Arguments

All of applicant's arguments with respect to claim 1-20 have been considered but are most in view of the new ground(s) of rejection.

Allowable Subject Matter

Claims 17-20, 22 and 23 are allowed.

Claims 2 and 8 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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The prior art of record does not show the first and second channel members including a plurality of longitudinally extending shims extending therefrom. The prior art also does not show the hanger bar assembly whereby a first channel member being longitudinally slidingly engagable with a second channel member forming a longitudinally adjustable support bar, the first channel and the second channel having the same cross-sectional profiles. The prior art of record shows substantially similar cross-section profiles in that the channel members are the same shape, but does not show the same cross-sectional profile in that one channel member must be smaller than the other in order for them to slide together. In the present invention, the channel members are the same size. The prior art does not show wherein the first and the second channel members have a generally U-shaped cross-sectional profile, and the second channel member is inverted with respect to the first channel member.

Conclusion

The action is non-final. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

6152312 shows a device with apertures in ends of channel members
5392934 to Fox shows a device with apertures in ends of channel members
4659051 to Propp et al. shows a device with apertures in ends of channel
members

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Any inquiry concerning this communication should be directed to Amy J. Sterling at telephone number 703-308-3271. The examiner can normally be reached (M-F 8 a.m.-5:00 p.m.). If attempts to reach the examiner are unsuccessful, the examiner's supervisor, Leslie Braun can be reached at 703-308-2156. The fax machine number for the Technology center is 703-305-3597 or 703-305-3598 (formal amendments) or 703-308-3519 (informal amendments/communications).

Any inquiry of a general nature or relating to the status of this application should be directed to the Technology Center receptionist at 703-308-2168.

M

AJS Amy J. Sterling 3/3/03

Korie Chan

Primary Examiner

AU 3632